DISTRICT OF OREGON FILED

August 27, 2019

Clerk, U.S. Bankruptcy Court

Below is an order of the court.

TRISH M. BROWN
U.S. Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

| In re |) Case No |
|---|--|
| |) Order, drafted on:, |
| |) Re: Relief From (Check all that apply): |
| |) Debtor Stay Codebtor Stay |
| |) Creditor: |
| Debtor(s) |) Codebtor: |
| | , whose address is |
| , em | ail is, |
| priorie number is, and any | OSB # is, presents this order based upon: |
| ☐ The completed stipulation of the parties lo | ocated at the end of this document. |
| ☐ The oral stipulation of the parties at the he | earing held on |
| ☐ The ruling of the court at the hearingheld | on |
| entered on was mailed, ar | required by paragraph 5 of the order re: relief from stay nd that debtor(s) failed to comply with the conditions of issed cure payments and the date of creditor's notice of |

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| | Creditor certifies that no response to the motion for relief from stay filed on and served on was filed within the response period plus 3 days. |
|-------|---|
| | IS ORDERED that, except as provided in paragraph 4 below, the stay existing pursuant to 11 U.S.C. § 2(a) remains in effect as to the property described below (hereinafter "the property"): |
| | Personal property described as (e.g., 2001 Ford Taurus): |
| | Real property located at (i.e., street address): |
| | [Optional unless in rem relief granted] Exhibit A attached hereto is the legal description of the property. |
| IT IS | S FURTHER ORDERED that the stay is subject to the conditions marked below: |
| | 1. Regular Payment Requirements. |
| | a. Debtor(s) must deliver regular monthly payments in the amount of \$ commencing to creditor at the following address: |
| | b. The chapter 13 trustee must immediately pay and disburse to creditor the amount of \$ per month from funds paid to the trustee by debtor(s), and continue each month until the plan is confirmed, at which time the plan payment terms will control. Payments made by the trustee under this order are deemed to be payments under the plan for purposes of the trustee's collection of percentage fees. |
| | c. Debtor(s) must pay to the trustee any and all payments required to be paid under the terms of the chapter 13 plan. |
| | 2. Cure Payment Requirements . Debtor(s) must cure the post-petition default o \$ consisting of: |
| | (e.g., \$ in payments and \$ in late charges for April - June 2018), as follows: |

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| and | | | thly installments of \$ | | a. | |
|---|---|--|---|---|-----|------------|
| | | ng | ereafter through and inclu | continuing t | | |
| and the sum of | , a | | e sum of \$ on or before | | b. | |
| | | | oe): | c. Other (desc | c. | |
| | | | | | | |
| | | | | | | |
| | | | | | | |
| | | | rement(s). Debtor(s) must ecurity agreement, naming | | | □ 3. |
| roof of insurance. | r creditor with pro | ovide counsel for | debtor(s) must | n or before | On | |
| | y. | Cure Opportunity | odebtor Stay Relief witho | tay Relief and | Sta | 4 . |
| proposed order of, the property | gether with a pro otain possession of | the default, tog reclose on, and ol | in the conditions in paragr non-compliance specifyir ne stay to allow creditor to t permitted by applicable er notice or hearing. | certificate of terminating to the exte | a. | |
| | • | | minated to allow creditor to permitted by applicable no reprior to | to the exten | b. | |
| | | | anted relief from stay eff , the property, to the exter | | c. | |
| of, the property, | tain possession of, | | anted relief from stay to for permitted by applicable no | _ | d. | |
| | a proposed order to | or lienholder and a | vith a senior lien on the pre ertificate identifying the se e court may grant without f | and serve a | e. | |
| | | | anted relief from stay to | . Creditor is g | f. | |
| .S.C. purporting to entry of this order this order. Any | filed under 11 U.S.0 Ir the date of the en nts relief from tl | in any other case two (2) years afte sequent case gra f interests or lier | anted in rem relief from st A. This order shall be bindi al property filed not later th ankruptcy court in the su I unit that accepts notices of this order for indexing | and in Exhib affect such r unless the government | g. | |

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| h. Creditor is granted relief from the codebtor stay, as it applies to the codebtor(s) named in the caption above, to enforce the terms of the contract and collect the deficiency balance. i. [Chapters 12 and 13 only] All disbursements by the trustee to the creditor pursuant to the plan on account of creditor's secured claim (claim no) against the property must cease. Debtor(s) and creditor have agreed to this modification of the plan, and formal notice of this plan modification is not required because there is no negative effect on any nonconsenting creditor; the undersigned certifies receipt of written confirmation that debtor(s) has no objection to this paragraph. | | | | |
|---|--|--|--|--|
| 5. Stay Relief with Cure Opportunity . Upon default in the checked condition(s) in paragraphs 1-3, creditor must serve written notice of default on debtor(s) and attorney for debtor(s) that gives debtor(s) calendar days after the mailing of the notice to cure the default. If debtor(s) fails to cure the default in accordance with this paragraph, then creditor shall be entitled to submit a proposed order terminating the stay, which the court may grant without further notice or hearing. | | | | |
| □ a. The notice of default may require that debtor(s) make any payment that becomes due between the date the notice of default is mailed and before the cure deadline. | | | | |
| □ b. The notice of default may require debtor(s) to pay \$ for the fees and costs of sending the notice. | | | | |
| c. Only notices of default and opportunity to cure are required per year (calculated from date of entry of this order), during the remainder of this case, or (describe): | | | | |
| 6. Amended Proof of Claim . Creditor must file an amended proof of claim to recover all accrued post-petition attorney fees and costs and (describe): | | | | |
| 7. Miscellaneous Provisions. | | | | |
| a. If creditor is granted relief from stay, the 14-day stay provided by FRBP 4001(a) is waived. | | | | |
| □ b. Any notice that creditor's counsel must give to debtor(s)/codebtor(s), or attorney for debtor(s)/codebtor(s), pursuant to this order will not be construed as a communication under the Fair Debt Collection Practices Act, 15 U.S.C. § 1692. | | | | |
| 8. A final hearing on creditor's motion for relief from stay will be held on at | | | | |
| 9. Other: | | | | |

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| | ### |
|--|-----------------------|
| Presented and certified by: | |
| It is so stipulated. | |
| Creditor's Attorney: | Debtor(s)'s Attorney: |
| Name: | Name: |
| OSB#: | OSB#: |
| No objection to order by case trustee. | Codebtor's Attorney: |
| Ву: | |
| | Name: |
| | OSR #· |

| of sale, the following described property located Oregon: | in | <u>Clack</u> amas | | County, |
|--|---------------------------------|-------------------|-------------|----------|
| Lot 34, TOGETHER with an undivided in the County of Clackamas and State of | | Tract "D", | EMERALD | MEADOWS, |
| which currently has the address of 13602 SE CLACKAMAS , Oregon [City] | 154TH DR 97015 (Zip Code) | (Street) | / Address") | : |

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property."

BORROWER COVENANTS that Borrower is lawfully seised of the estate hereby conveyed and has the right to grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record.

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. Payment of Principal, Interest, Escrow Items, Prepayment Charges, and Late Charges. Borrower shall pay when due the principal of, and interest on, the debt evidenced by the Note and any prepayment charges and late charges due under the Note. Borrower shall also pay funds for Escrow Items pursuant to Section 3. Payments due under the Note and this Security Instrument shall be made in U.S. currency. However, if any check or other instrument received by Lender as payment under the Note or this Security Instrument is returned to Lender unpaid, Lender may require that any or all subsequent payments due under the Note and this Security Instrument be made in one of more of the following forms, as selected by Lender: (a) cash; (b) money order; (c) certified check, bank check, treasurer's check or cashier's check, provided any such check is drawn upon an institution whose deposits are insured by a federal agency, instrumentality, or entity; or (d) Electronic Funds Transfer.

Payments are deemed received by Lender when received at the location designated in the Note or at such other location as may be designated by Lender in accordance with the notice provisions in Section 15. Lender may return any payment or partial payment if the payment or partial payments are insufficient to bring the Loan current. Lender may accept any payment or partial payment insufficient to bring the Loan current, without waiver of any rights hereunder or prejudice to its rights to refuse such payment or partial payments in the future, but Lender is not obligated to apply such payments at the time such payments are accepted. If each Periodic

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